

Message

From: Paul Hlavinka -MDE- [paul.hlavinka@maryland.gov]
Sent: 12/8/2020 2:21:30 PM
To: Price-Fay, Michelle [Price-Fay.Michelle@epa.gov]
CC: Ottinger, Elizabeth [Ottinger.Elizabeth@epa.gov]; Martinsen, Jessica [Martinsen.Jessica@epa.gov]; Stephens, Shana [Stephens.Shana@epa.gov]
Subject: Re: language

Michelle,

We find the word exclude in this sentence "*This permit does not exclude such facilities from meeting those prior permit requirements.*" confusing. Our compliance staff recommend "relieve" or "release" instead of exclude. Do you have a preference? The rest looks acceptable.

On Mon, Dec 7, 2020 at 3:45 PM Price-Fay, Michelle <Price-Fay.Michelle@epa.gov> wrote:

Paul,

Here is the language that we came up with after our discussion last Thursday....

Existing Facilities with prior coverage under 12-SW, subject to the Chesapeake Bay Restoration Requirements, were required to implement control measures to meet the 20% restoration within the five (5) year term of the previous permit, beginning with the effective date of that permit or up to four (4) years from the date that the facility filed the NOI. This permit does not exclude such facilities from meeting those prior permit requirements. Facilities with prior coverage under 12-SW not previously subject to the Chesapeake Bay Restoration Requirements or facilities that are newly covered under 20-SW for the first time which are now subject to the Chesapeake Bay Restoration Requirements, must implement control measures within four (4) years from the date that an NOI is filed.

If you are o.k. I recommend that you go back through the permit and fact sheet to see if there are any places that would need to change based upon the edit.

Let us know as soon as you can.

Sincerely,

Miichelle

Michelle Price-Fay, Chief

Clean Water Branch

Water Division (3WD40)

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